GOVERNMENT OF ANDHRA PRADESH A B S T R A C T

SUITS – Land Acquisition – PJP – GADWAL - Mahabubnagar District – Itikyal (Mandal) Mungal (Village) – O.P.No.44/2005 - Sanction of decretal charges of **Rs.5,05,450/-** Orders – Issued.

IRRIGATION & CAD (PW.LA.III.A2) DEPARTMENT

G.O.RT.NO. 709

DATE:14.09.2009
Read the following:-

- 1) From the Special Collector (LA) Bheema Project, Mahabubnagar District No.E/PJP/184/2009, dt:21.04.2009.
- 2) From CCLA, AP, Hyd Lr.No.SRP4/340/2009, dated:02.07.2009.

ORDER:

The Secretary to the Chief Commissioner of Land Administration, Andhra Pradesh, Hyderbaad has informed that the Special Collector, LA, Bheema Project, Mahabubnagar has submitted the proposals for sanction of final payment of decretal charges in respect of O.P.No.44/2005 pertaining to Mungal (V) Itikyal (M) of Mahabubnagar District. The then Special Dy.Collector, LA, PJP, Gadwal had acquired the land to an extent of Acs.5.08 gts vide Award No.8/93, dt:25.02.93 for the purpose of Tail Channel under PJP situated at Mungal (V) by fixing the market value @Rs.12,000/- per acre. Dis-satisifaction of the rate given by the LAO and SDC, LA, PJP, Gadwal, the awardees have filed their petitions under sections (18) of the L.A.Act. The said petition was referred to the court of Sr.Civil Judge, Gadwal for adjudication. The Sr.Civil Judge, Gadwal in its judgment dt:25.11.2008 has enhanced the market value from Rs.12,000/- to Rs.43,500/- per acre.

2) After careful examination of the matter, Government hereby accord sanction for an amount of Rs.5,05,450/- (Rupees Five lakhs five thousand four hundred and fifty only) in respect of O.P.No.44/2005 pertaining to Mungal (V) Itikyal (M) of Mahabubnagar District subject to verification whether the reference under section 18 (1) of the L.A.Act is made to the Lower Court after following all the guidelines/directions on the subject and in case it is detected that Sec.18 reference was made contrary to the rules/guidelines issued by the Govt/Special Chief Secretary to Government and Chief Commissioner for Land Administration, Andhra Pradesh, Hyd immediate action should be taken to recover the loss sustained by the Government from the staff concerned and filing of restitution petition and also subject to confirmation of the Chief Engineer as to the extent of land acquired. Further, the Special Collector should verify the calculations made by the Land Acquisition Officer once again thoroughly with reference to the decree and instructions issued by the Government/Special Chief Secretary to Government and Chief Commissioner for Land Administration, Andhra Pradesh, Hyderabad on the subject from time to time duly deducting the Income Tax as per rules before depositing the amount in Lower court.

- 3) The expenditure sanctioned in para (2) ante shall be debitable to following Head of Account under "4701-SMJH –01–Major Irrigation –M.H.122 Jurala Project G.H.11 NSP– SH (27) Canals and Distributaries 530 Major Works 532 Lands (charged). In case, the available budget provision is not sufficient to meet the present requirement, the expenditure shall be met initially by way of advance from contingency fund subject to surrendering an equal amount from voted grant.
- 4) This order issues with the concurrence of Finance (Works&Projects) Department vide their U.O. No.3465/F2(2)/2009-1, dated 02.09.2009.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

ADITYA NATH DAS SECRETARY TO GOVERNMENT

To

The Spl. Chief Secretary to Government & CCLA, A.P., Hyderabad.

The Special Collector, LA, Bheema Project, Mahabubnagar.

The Chief Engineer, I& CAD, MBNR, Jalasoudha Buildings, Hyderabad.

The SDC, LA, PJP, Gadwal, Mahabubnagar.

The Director of Works Accounts, Hyderabad.

Copy to: P.S. to Minister (M& MI).

Finance (W&P) Department/File C.No.9165//LA-III(A2)/2009

SF/SCs

//FORWARDED::BY ORDER//

SECTION OFFICER